					1100T0TO 9 1 NIC 2001					
					PCT/PTO 31 AUG 2001					
ਬੁ ਮ ਵਾੱਹਤਾ		SMITTÀL LETTER SIGNATED/ELECT ICERNING A FILII	R TO THE UNITED STATISTED OFFICE (DO/EO/US) NG UNDER 35 U.S.C. 37	FS	50179-093 CO 149 APPLIC, NO. (if known, see 37 CFR 1.5)					
			INTERNATIONAL FILING DATE	<u> </u>	PRIORITY DATE CLAIMED					
NTERNATIONAL APPLICATION NO.			March 1, 2000	19ADEM	March 1, 1999					
	00.00143									
ITLE O	F INVENTION CO	ON INSTRUCTS COMPRISING	G INTRON 3 OF PROSTATE SPECIFI	CE MEMBRANE	E ANTIGEN GENE					
		R DO/EO/US								
Peter La	aurence MC	DLLOY et al.	151 1 1 0ff on (DO(FO))	IS) the following	items and other information:					
Applicar	nt herewith	submits to the United State	s Designated/Elected Office (DO/EO/L	511SC 371.						
1.	\square	This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.								
2.		This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.								
3.	0	This is a SECOND or SUBSEQUENT submission of items contenting 2. This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the This express request to begin national examination procedures (35 U.S.C. 371(f)) at any time rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1). Expiration of the applicable time limit set in 35 U.S.C. 371(b) are provided by the 19th month from the earliest claimed priority date.								
4.	⊡	expiration of the applicable time limit set in 35 0.3 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and a sepiration of the applicable time limit set in 35 0.3 or 1(5) and								
5.	1	A copy of the International Application as filed (35 U.S.C. 371(c)(2)) a. is transmitted herewith (required only if not transmitted by the International Bureau). b. has been transmitted by the International Bureau. c. is not required, as the application was filed in the United States Receiving Office (RO/US)								
6.	Ճ	the laternational Application into English (35 U.S.C. 37 1(c)(2)).								
7.		Amendments to the claims of the International Application under PCT Article 19 (33 0.3.0.37 (16)67) a. are transmitted herewith (required only if not transmitted by the International Bureau) b. have been transmitted by the International Bureau. c. have not been made; however, the time limit for making such amendment has NOT expired.								
8.		A translation of the ame	endments to the claims under PCT Arti	icle 19 (35 U.S.C	J. 37 ((C)(3)).					
9.			$\frac{1}{12} \frac{1}{12} \frac$							
10.		An oath or declaration of the inventor(s) (35 0.3.6. or 100 //). A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).								
Items	s 11. to 16.	below concern other doc	cument(s) or information included:	14.00						
11.	Σ		ou to each under 37 CER 1.97 and] 1.98.	so with 37 CER 3 28 and 3.31 is included					
12.		An assignment docum	nent for recording. A separate cover st	neet in compliant	ce with 37 CFR 3.28 and 3.31 is included					
13.		A FIRST preliminary a A SECOND or SUBSE	amendment. EQUENT preliminary amendment							



Other items or information
1. International Search Report prepared by Australian Patent Office.
2. International Preliminary Examination Report.

A change of power of attorney and/or address letter.

A substitute specification.

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APPLIC NO (if known.)	wn. see 37 CER 1 50)	INTERNATIONAL APPLICATION NO ATTORNEY S DOCKET NOMBER 50179-093				
14		PCT AU00 (i0143			PTO USE ONLY	
				CALCULATIONS		
	are submitted:					
Basic National Fee (3) Search Report has bee	CED 1 492(a)(1)-	(5)) : EPO or JPO	\$ 860.00			
		1482)	\$ 690.00			
No international prelimi but international search	fee paid to USPT	O (37 CFR 1.445(a)(2))	\$710.00 \$710.00			
international search let	(3) (1) (1,4,0(2)	ion fee (37 CFR 1.482) nor (2)) paid to USPTO	\$ 1,000.00			
International preliminar and all claims satisfied	y examination fee provisions of PCT	paid to USPTO (37 CFR 1.482) Article 33(2)-(4)				
and all claims satisfies		ENTER APPROPRIATE B	ASIC FEE AMOUNT =	\$ 1.000.00		
urcharge of \$130.00 for fu conths from the earliest cla	rnishing the oath or		☑ 30	\$ 130.00		
Claims	Number Filed	Number Extra	Rate			
otal Claims	53 -20) = 33	× \$18.00	594.00		
		3 = 3	x \$ 80.00	240.00		
Independent Claims 6 -3 = 3 Multiple dependent claim(s) (if applicable)				\$		
Multiple dependent claim(3		TOTAL OF ABO	OVE CALCULATIONS =	\$ 1,964.00		
Paduation by 1/2 for filing	ov small entity, if an	oplicable. Verified Small Entity		\$		
filed. (Note 37 CFR 1.9, 1	.27, 1 28) 		SUBTOTAL =	\$ 1,964.00		
Processing fee of \$130.00	for furnishing the f	English translation later than the	20 30	\$		
Processing fee of \$130.00 months from the earliest of	laimed priority date		OTAL NATIONAL FEE	\$ 1,964.00		
Fee for recording the encl	osed assignment (37 CFR 1.21(h)). The assignm (37 CFR 3.28, 3.31). \$40.00 pt	ent must be er property	+ \$		
accompanied by an appro	priate cover sheet	TO [*]	TAL FEES ENCLOSED	\$ 1,964.00)	
				Amount to be refunded		
				charge	\$	
		of \$ to cover the above	fees is enclosed.			
a.	neck in the amount	of \$ to cover the above posit Account No. 500417 in the	amount of \$1,964.00 to	cover the above fees. A du	iplicate copy of this she	
b. 🔀 Plea	ase charge my Det	JOSH ACCOUNT NO. <u>500-11</u>		or cradit as	iv overpayment to Depo	
c. 🖾 The	Commissioner is	hereby authorized to charge an	y additional fees which n	hay be required. Or credit as	,, 0.0. p.,	
Account No. <u>5</u>	: time limit	under 37 CFR 1.494 or 1.495 l	has not been met, a pel	ition to revive (37 CFR 1.	137(a) or (b)) must be f	
NOTE: Where an appr and granted to restore	the application to	г -				
SEND ALL CORRESPO	ONDENCE TO:		SIGNATURE Imus	n weifferle (#	44,488)	
		~	Robert L. Price			
McDERMOTT, WILL &	EMERY	2	22.685			
600 13 th Street, N.W. Washington, DC 2000!	2006		REGISTRATION NUMBE	ER		
			August 31, 2001			